

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF MISSOURI

WESTERN DIVISION

CIVIL COMPLAINT

TINA MARIE WELLER

)

)

)

Enter above the full name of Plaintiff or  
Plaintiffs in this action

)

)

)

)

)

vs.

05-0041-CV-W : FJG  
No. \_\_\_\_\_

LEGAL AID OF WESTERN  
MO: WILLIAM A. SHULL III,  
INDIVIDUALLY

)

)

)

Enter above the full name of Defendant or  
Defendants in this action

)

)

)

**I. Parties to this Civil Action**

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any, on back side of this sheet.)

A. Name of Plaintiff TINA MARIE WELLER

Address

95 SW 75 #57  
Warrensburg, Mo 64093

(In item B below, place the full name of the defendant in the first blank, his official position in the second adding word blank, and his place of employment in the third blank. Use item C for the names, positions, and places of employment of any additional defendants.)

B. Defendant, WILLIAM A. SHULL III is employed as

ATTORNEY AT LAW at LEGAL AID OF WESTERN MO

C. Additional Defendants LEGAL AID OF WESTERN  
MISSOURI

## II. Statement of Claim

(State here as briefly as possible the facts of your claim. Describe how each named defendants is involved. Include the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of **related** claims, number and set forth each claim in a separate paragraph. [Use as much space as you need to state the facts. Attach extra sheets if necessary.]

Unrelated separate claims should be raised in separate civil actions.)

ON MAY 2002 & IN JUNE 2004 PLAINTIFF APPLIED FOR A "VAWA GRANT"  
ATTORNEY POSITION WITH DEFENDANT & INTERVIEWED IN WARRENSBURG WITH  
WILLIAM ASHWELL. PLAINTIFF WAS A MIXED RACE (NATIVE AMERICAN/  
CAUCASIAN), FEMALE OVER 40 YRS. OLD AT THE TIME & HIGHLY QUALIFIED.  
PLAINTIFF SAW MALE ATTORNEYS OVER 40, BUT NO FEMALES OVER 40 IN THE  
OFFICE & DEFENDANTS HIRED SUSAN McGLOON & ANOTHER FOR THE POSITIONS.  
**Relief** BOTH LESS QUALIFIED, CAUCASIAN FEMALES UNDER 40 YRS. OLD,

## III.

State briefly exactly what you want the Court to do for you.

Provide past, present & future lost wages, punitive damages,  
"but for losses", pre & post judgment interest, costs & fees  
related to litigation, non-pecuniary injunction possibly & all  
relief in law & equity that is just & proper, defendants jointly &  
severally.

Make no legal arguments. Cite no cases or statutes.

## IV. Do you claim the wrongs alleged in your complaint are continuing to occur at the present time?

Yes  No

## V. Do you claim actual or punitive monetary damages for the acts alleged in your complaint?

Yes  No

If you answered yes, state the amounts claimed and the **reasons** you claim you are entitled to recover money damages apprx \$500,000 may need amending  
past, present & future

## IV.

LOST wages minus wages earned, PUNITIVES & COSTS: WELLER  
SUFFERED THESE ACTUAL LOSSES & DEFENDANTS CAUSED THEM, DEFENDANTS WILL  
CONTINUE TO DISCRIMINATE AGAINST WELLER & THE PUBLIC UNLESS GIVEN  
INCENTIVE NOT TO (PUNITIVES). WELLER DOES NOT WANT HIRED NOW,  
COUNSEL AS DEFENDANTS WOULD RETALIATE & FIRE HER.

Do you have an attorney to represent you in this civil action?

Yes  No

## A. Have you made any effort to contact a private attorney to determine if he or she would represent you in this civil action?

Yes

No

B. If you answered yes, state the names and addresses of the attorneys contracted, and give the results of those efforts.

① Jeffrey W. BRUCE, esq./PO Box 797/BENTON, MO 64012 "On a list of  
② DAVID W. WHITIS, esq./911 MAIN ST. #3000/K.C., MO 64105 "No Smoking Gun"  
③ KIRK D. HOLMAN, esq./1125 GRAND Ave, STE 1400  
KANSAS City, MO 64106, Case declined without Comment.

C. If you answered no, state your reasons why no such efforts have been made.

---

---

---

## VII. Administrative Procedures

A. Have the claims which you make in this civil action been presented through any type of Administrative Procedure within any government agency?

Yes  ? EEOC No

B. If you answered yes, state the date your claims were so presented, how they were presented, and the result of that procedure.

I SENT DOCUMENTS & COMPLAINTS TO EEOC MTRC, & I DECIDED THAT EEOC COULD HANDLE IT. EEOC INVESTIGATED & I RECEIVED A "RIGHT TO SUE" LETTER IN NOV, 2004. MTRC DID THE SAME AS EEOC

C. If you answered no, state the date your claims were so presented, how they were presented, and the result of that procedure.

---

---

---

Signed this 10 day of JAN., 20 05

Jina M. Weller

Signature of Plaintiff or Plaintiffs

## VERIFICATION

State of \_\_\_\_\_ )  
County of \_\_\_\_\_ )

\_\_\_\_\_, being first duly sworn under oath, presents that he is the plaintiff in this action; that he knows the contents of the complaint; and that the information contained therein is true to the best of his knowledge and belief.

Dina M. Weller

\_\_\_\_\_  
Signature of Plaintiff or Plaintiffs

**All parties must verify**

SUBSCRIBED AND SWORN TO before me this 17<sup>th</sup> day of January, 20 05  
Helenie Blend  
Notary Public Deputy Clerk

\_\_\_\_\_  
My Commission Expires

civcomp.int